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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
09/693,025	10/20/2000	Bruce E. Randall	99P7935US01 (1505-0093)		
7590 06/01/2004 Siemens Corporation Intellectual Property Department 186 Wood Avenue South			EXAM	EXAMINER CHERRY, STEPHEN J	
			CHERRY, S		
		*	ART UNIT	PAPER NUMBER	
Iselin, NJ 088	330 -		2863		
			DATE MAILED: 06/01/2004	4 ,	

Please find below and/or attached an Office communication concerning this application or proceeding.

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es.		Application No.	Applicant(s)			
Office Action Summary		09/693,025	RANDALL, BRUCE	=		
		Examiner	Art Unit			
		Stephen J. Cherry	2863	:		
Period fo	The MAILING DATE of this communication app or Reply	ears on the cover sheet wit	h the correspondence addre	ess		
I HE - External control contro	IORTENED STATUTORY PERIOD FOR REPLY MAILING DATE OF THIS COMMUNICATION. Insions of time may be available under the provisions of 37 CFR 1.13 SIX (6) MONTHS from the mailing date of this communication. It is period for reply specified above is less than thirty (30) days, a reply of period for reply is specified above, the maximum statutory period ware to reply within the set or extended period for reply will, by statute, reply received by the Office later than three months after the mailing ed patent term adjustment. See 37 CFR 1.704(b).	86(a). In no event, however, may a re within the statutory minimum of thirty fill apply and will expire SIX (6) MONT cause the application to become APA	ply be timely filed (30) days will be considered timely. HS from the mailing day 1 (21)	unication.		
Status			•			
1)	Responsive to communication(s) filed on 26 Ma	arch 2004				
	the contract of the contract o	action is non-final.	•			
3)	Since this application is in condition for allowan		rs, prosecution as to the mo	erits is		
	closed in accordance with the practice under E					
Dienositi	ion of Claims	,	.•			
<u></u>						
	Claim(s) <u>16-26 and 37-40</u> is/are pending in the					
	4a) Of the above claim(s) <u>37-40</u> is/are withdraw	n from consideration.				
	Claim(s) is/are allowed. Claim(s) <u>16-19 and 25</u> is/are rejected.		•			
	Claim(s) <u>20-24</u> is/are objected to.	•				
	Claim(s) <u>37-40</u> are subject to restriction and/or	election requirement				
		oloolloit requirement.				
Applicati	on Papers					
9)🖾	The specification is objected to by the Examiner	, * •.	·• · · · · · · · · · · · · · · · · · · ·			
10)☐ The drawing(s) filed on is/are: a)☐ accepted or b)☐ objected to by the Examiner.						
	Applicant may not request that any objection to the d	lrawing(s) be held in abeyanc	e. See 37 CFR 1.85(a).	·		
_	Replacement drawing sheet(s) including the correction					
11)	The oath or declaration is objected to by the Exa	aminer. Note the attached	Office Action or form PTO-1	152.		
Priority u	ınder 35 U.S.C. § 119			·		
_	Acknowledgment is made of a claim for foreign p ☐ All b) ☐ Some * c) ☐ None of:	•	119(a)-(d) or (f).			
	1. Certified copies of the priority documents					
	2. Certified copies of the priority documents					
	3. Copies of the certified copies of the priori		eceived in this National Sta	ge		
* 0	application from the International Bureau	` ` '/				
3	ee the attached detailed Office action for a list of	it the certified copies not re	eceived.			
Attachment	(<)		•			
	e of References Cited (PTO-892)	4) Intensiew Sur	nmary (PTO-413)	,		
2) 🔲 Notice	e of Draftsperson's Patent Drawing Review (PTO-948)	Paper No(s)/	Mail Date			
3) 🔲 Inform Paper	nation Disclosure Statement(s) (PTO-1449 or PTO/SB/08) No(s)/Mail Date	5) Notice of Info	ormal Patent Application (PTO-152 ·	2)		

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DETAILED ACTION

Election/Restrictions

Claims 1-15, and 27-36 are withdrawn from further consideration pursuant to 37 CFR 1.142(b) as being drawn to a nonelected invention, there being no allowable generic or linking claim. Election was made **without** traverse in Paper No. 7.

Newly submitted claims 37-40 are directed to an invention that is independent or distinct from the invention originally claimed for the following reasons:

Application contains claims 16-26 and 37-40 drawn to the following groups:

- II. Claims 16-26, drawn to apparatus for use in an electricity meter using a sampled current value or a sampled voltage value, classified in class 702, subclass 60.
- IV. Claims 37-40, drawn to arrangement for use in electricity meter with internal sensor circuit and analog to digital conversion circuit, classified in class 702, subclass 198.

Inventions IV and II are related as combination and subcombination. Inventions in this relationship are distinct if it can be shown that (1) the combination as claimed does not require the particulars of the subcombination as claimed for patentability, and (2) that the subcombination has utility by itself or in other combinations (MPEP § 806.05(c)). In the instant case, the combination as claimed does not require the particulars of the subcombination as claimed because the sampled voltage or sampled current value is not claimed; thus, the scope of the claim would include power signals or

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power factor signals. The subcombination has separate utility such as use in an electricity meter with an external sensor.

Because these inventions are distinct for the reasons given above and have acquired a separate status in the art as shown by their different classification, restriction for examination purposes as indicated is proper.

Since applicant has received an action on the merits for the originally presented invention, this invention has been constructively elected by original presentation for prosecution on the merits. Accordingly, claims 37-40 are withdrawn from consideration as being directed to a non-elected invention. See 37 CFR 1.142(b) and MPEP § 821.03.

Specification

The disclosure is objected to because of the following informalities: Page 2 of the specification, as amended in the reply of 3-26-2004, recites an equation for energy use which is appears to be missing a sample time differential value.

Appropriate correction is required.

Claim Rejections - 35 USC § 102

The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

(b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.

Claims 16-19, and 25 are rejected under 35 U.S.C. 102(b) as being anticipated by U.S. Patent 5,619,142 to Schweer et al.

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Claim 16 recites, as disclosed by Schweer, et al:

16. An apparatus for use in an electricity meter, the electricity meter operably coupled through an external transformer ('142, 10) to measure electricity consumption on a power line ('142, col. 3, line 34); the apparatus operable to compensate for measurement errors of an external transformer ('142, col. 1, line 53), the apparatus comprising:

- a) a memory storing data representative of at least one error rating for the external transformer ('142, col. 8, line 50 to col. 10, line 15, "slope" and "offset");
- b) a processing circuit ('142, 72, col. 6, line 2) operable to obtain at least one electricity consumption measurement value, the at least one electricity consumption measurement value comprising either a sampled current value or a sampled voltage value ('142, col. 7, line 40), and adjust the at least one electricity consumption measurement value using at least a portion of the stored data ('142, col. 8, line 50 to col. 10, line 15).

Claim 17 recites, as disclosed by Schweer, et al:

17. The apparatus of claim 16 wherein the processing circuit is further operable to: obtain at least one error rating comprising a ratio error rating for the external transformer ('142, col. 8, line 50 to col. 10, line 15, "slope"); obtain at least one electricity consumption measurement value comprising a sampled current value ('142, col. 7, line 42); and adjust the

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sampled current value using the stored data representative of the ratio error rating ('142, col. 9, lines 15-55).

Claim 18 recites, as disclosed by Schweer, et al:

18. The apparatus of claim 16 wherein the processing circuit is further operable to: obtain at least one error rating comprising a phase error rating for the external transformer; and adjust at least one electricity consumption measurement value using the stored data representative of the phase error ('142, col. 57 to col. 10, line 15, including "slope" factor).

Claim 19 recites, as disclosed by Schweer, et al:

19. The apparatus of claim 16 wherein the processing circuit is further operable to adjust the at least one electricity consumption measurement value by multiplying either the at least one electricity consumption measurement value or a phase shifted electricity compensation measurement value by a dynamic compensation factor ('142, col. 7, line 8 and col. 9, lines 15-55).

Claim 25 recites, as disclosed by Schweer, et al:

25. The apparatus of claim 16 wherein the processing circuit includes a digital signal processor ('142, 72).

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The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

Claim 26 is rejected under 35 U.S.C. 103(a) as being unpatentable over U.S. Patent 5,619,142 to Schweer et al in view or Horowitz and Hill.

The claim recites, as disclosed by Schweer:

An apparatus for use in an electricity meter, the electricity operably coupled through an external transformer ('142, 10) to measure electricity consumption on a power line ('142, col. 3, line 34); the apparatus operable to compensate for measurement errors of an external transformer ('142, col. 1, line 53), the apparatus comprising:

- a) a memory storing data representative of at least one error rating for the external transformer ('142, col. 8, line 50 to col. 10, line 15, "slope" and "offset");
- b) a processing circuit ('142, 72, col. 6, line 2) operable to obtain at least one electricity consumption measurement value, the at least one electricity consumption measurement value comprising either a sampled current value or a sampled voltage value ('142, col. 7, line 40), and adjust the at least one electricity consumption measurement value using at least a portion of the stored data ('142, col. 8, line 50 to col. 10, line 15).

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However, Schweer does not disclose the use of EEPROMS for use as the memory unit ('142, 73).

The claim further discloses an EEPROM, as disclosed by Horowitz and Hill: "wherein the memory includes an EEPROM." (Horowitz and Hill, "The Art of Electronics", p. 502)

Thus, it would have been obvious to one of ordinary skill in the art at the time the invention was made to use an EEPROM in the memory unit of Schweer to allow the data to be retained while power is off and also allow the information to be changed (see Horowitz and Hill, p. 502)

Allowable Subject Matter

Claims 20-24 are objected to as being dependent upon a rejected base claim, but would be allowable if rewritten in independent form including all of the limitations of the base claim and any intervening claims.

The following is a statement of reasons for the indication of allowable subject matter:

The claims recite "the processing circuit is further operable to adjust the at least one electricity consumption measurement value by multiplying either the at least one electricity consumption measurement value or the phase shifted electricity consumption measurement value by the dynamic compensation factor, the dynamic compensation factor varying with respect to an average electricity consumption measurement value". This

feature in combination with the remaining claimed structure avoids the prior art of record.

Response to Arguments

Applicant's arguments filed 3-26-2004 regarding the objection to the specification have been fully considered but they are not persuasive. Applicant states that the equation for power use at page 2 of the specification is "sufficiently accurate". However, the equation presented is not generally an accurate indication of energy use. The equation appears to be a numerical integration, which requires a time differential for all sample times other than a unit sample time. Because this differential factor is not present in the summation, the energy use value would increase without bound as sample interval is decreased rather than approaching the actual energy use value. Additionally, it is the opinion of the examiner that normal experimentation by one of ordinary skill in the art to carry out the invention would not include determining which equations in a disclosure are accurate and which are inaccurate, and for the inaccurate equations, attempting to determine a corresponding, accurate relationship.

Applicant's arguments filed 3-26-2004 have been fully considered but they are not persuasive. Applicant states that Schweer does not disclose adjusting sampled current or voltage values; however, as disclosed at col. 8, line 50 Schweer discloses "correcting" the signal amplitudes which are derived through sampling. The claim recites, "sampled current value or sampled voltage value". Because the claim does not specifically define the manner in which the current or voltage may be sampled, the

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examiner is interpreting the phrase, "sampled current value or sampled voltage value" to include any voltage or current value derived from sampling.

Conclusion

THIS ACTION IS MADE FINAL. Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the mailing date of this final action.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Stephen J. Cherry whose telephone number is (571) 272-2272. The examiner can normally be reached on M-F 8:00-4:30.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, John Barlow can be reached on (571) 272-2269. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

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Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

SJC

MICHAEL NGHIEM PRIMARY EXAMINER

5/27/04